GALLATIN COUNTY CLERK OF DISTRICT COURT JENNIFER BRANDON

2008 OCT 6 PM 2 28

	5000 561 Q EU S 58
MONTANA EIGHTEENTH JUI	FILED PICIAL DISTRICT COURT GALLATIN COUNTY
THE STATE OF MONTANA, Plaintiff,	No. DC-08-031B DEFUTY
v.	SENTENCING ORDER
MARK ANTHONY BOONE Defendant. * * * * * * * * * * *	
On October 6, 2008, the It is the order and sentence and	above-named defendant appeared for sentencing d judgment of this Court as follows:
 FOR COUNT 1: Insurance F 1202, 45-6-301(6)(a) MCA 	raud/Theft, a Felony, in violation of §§ 33-1
The imposition of sente on conditions.	ence is suspended for a period of year(s)
period of /U year(s). The Court recommer Program. The Court recommer The Court recommer The Court recommer petition the court successfully completed. The Court makes not the court mak	nds placement in the Corrections Connections and placement in the Montana State Prison. Independent in the defendant may for a reduction in sentence if the defendant it is the boot camp program. In the recommendation for placement. In the commitment on conditions.
(DUI Felony)	
Period of (13) thirte correctional facility completes a residenti approved by the depart must be served on probamonth sentence may not is not eligible for par The Defendant is sentence of the probamontal sentence of the prob	be deferred or suspended, and the defendant ole during the 13-month sentence. entenced to an additional year(s) at the son that shall be served consecutively to the
13 month commitme suspended on condi	nt to the Department of Corrections and is

☐ The Defendant is committed to an additional ____ year(s) to the Department of Corrections that shall be served consecutively to the 13 month commitment to the Department of Corrections and is

suspended on conditions.

\square The defendant is sentenced to the Montana State Prison for a period of year(s).
\square The Court suspends years of the sentence on conditions.
☐ The defendant is sentenced to the Gallatin County Detention Center for a period of months days. ☐ The Court finds the defendant ineligible for participation in the County Work Program. ☐ The Court suspends months days of the sentence on conditions.
2. CONDITIONS
The Court orders the following conditions of the order deferring imposition of sentence/suspended portion of the sentence:
\Box The defendant shall pay a fine in the amount of \$
 The fine shall be paid by the Clerk of Court to the Missouri River Drug Task Force Forfeiture Account. The fine shall be paid by the Clerk of Court to the Gallatin County/City of Bozeman joint drug forfeiture account
The defendant shall pay all financial obligations as required in this Order.
The defendant shall be placed under the supervision of the Department of Corrections, Probation and Parole Bureau. The defendant shall sign a probation agreement and shall abide by the terms and conditions of that agreement. The defendant shall be subject to any level of supervision, including the Intensive Supervision Program or Treatment Court, as deemed appropriate by the defendant's supervising officer. The defendant shall pay the monthly supervision fee to the Department of Corrections. The defendant shall immediately upon conclusion of Court report to Probation and Parole, 2273 Boot Hill Court, Suite 130, Bozeman, MT 59715, Telephone Number (406)587-5455. The defendant shall not use or possess alcohol or illegal drugs, (unless prescribed by a licensed physician) nor shall the defendant enter or seek employment at any establishment where alcohol is the chief item of sale.
The defendant shall not enter any casinos or engage in gambling activity.
The defendant's person, residence and vehicle shall be subject to warrantless searches at any time, day or night, by a probation officer, ISP officer or other lawful authority acting under the direction of a probation or ISP officer, to assess compliance with the rules of probation. If the defendant resides with other persons, all places in the defendant's residence where the defendant has access are subject to search, even those private rooms of other persons with whom the defendant resides, unless those rooms are locked and the defendant does not have access to those rooms.

The defendant shall submit to testing of the defendant's breath and bodily fluids, upon the reasonable request of the supervising officer, to detect the presence of alcohol or illegal drugs.
The defendant shall obtain a chemical dependency evaluation, at the defendant's own expense and shall follow all recommendations, if requested by the supervising officer.
The defendant shall participate in any counseling or treatment deemed appropriate by the supervising officer.
The defendant shall not own, possess, or be in control of any firearms or deadly weapons, as defined by state and federal law. (including black powder or chemical agents such as O.C. spray)
☐ The defendant shall have no contact with:
The defendant shall not use, own or possess a checking account.
□ The defendant shall obtain a high school degree or GED.
The defendant shall obey all state, federal and local laws.
☐ The defendant shall not own, possess, or use credit or debit cards.
☐ The defendant must obtain written consent from the defendant's probation officer before starting or incorporating a business, incurring debt, or engaging in financial transactions in excess of \$500.
The defendant shall serve 30 days in the Gallatin County Detention Center. The Court finds the defendant ineligible for participation in the County Work Program.
The defendant shall perform hours of community service as approved by: the defendant's probation officer or the Gallatin County Community Service Program and follow the rules and pay the fees of that Program. The following special requirements for community service shall apply
□ The defendant shall successfully complete the Treatment Court Program
The defendant shall complete an anger management assessment and follow all recommendations of the counselor. The defendant shall participate in a minimum of 40 hours of counseling.
The defendant shall pay for and successfully complete the ACT program.

- \Box The defendant shall attend the Victim Impact Panel.
- □ The defendant shall complete the Gallatin County Re-Entry Program.
 - ☐ If the Defendant participates in the Gallatin County Re-Entry Program the defendant must obey all the rules and regulations governing defendant's conduct at all times defendant is a participant in the Gallatin County Re-Entry Program.
- $\hfill\Box$ The defendant may apply for early discharge of probation and dismissal of charges after $__$ months if all conditions have been satisfied.
 - ☐ The defendant shall complete a dangerous drug information course offered by a chemical dependency facility approved by the Department of Health and Human Services. (Misdemeanor Drug Offenses Only)
 - \Box The defendant shall undergo chemical dependency treatment if a licensed counselor recommends treatment.
 - ☐ The defendant shall not operate a motor vehicle unless authorized by the defendant's probation officer. If the defendant is permitted to operate a motor vehicle, that vehicle shall be equipped with an ignition interlock system.
 - ☐ The defendant shall enter and remain in an aftercare treatment program for the entirety of the probationary period.
 - \Box The defendant shall submit to random or routine drug or alcohol testing.

Other: The Defendant shall be required to report all insurance policies and claims that the Defendant is involved with during his period of probation to his probation officer. Such claim information may be verified by the Defendant's probation officer by the National Insurance Crime Bureau (NICB) by contacting NICB agent Craig S. Fairfield at (888)241-8130 and referencing NICB case number C0615700004.

3. ADDITIONAL COUNTS:

FOR COUNT 2: Insurance Fraud/Theft, a Felony, in violation of §§ 33-1-1202, 45-6-301(6)(a) MCA.

☐ The imposition of sentence is **suspended** for a period of _____ year(s) on conditions set forth under count ____.
☐ With additional condition(s).

The defendant is committed to the **Department of Corrections** for a period of $\angle 0$ years. \Box The Court recommends placement in the Connections Corrections

Program. The Court recommends placement on ISP. The Court recommends placement in the Montana State Prison. The Court makes no recommendation as to placement The Court recommends the boot camp program. The defendant may petition the court for a reduction in sentence if the defendant successfully completes the boot camp program. The Court suspends /// years of the commitment on conditions.
☐ The defendant is committed to the Montana State Prison for a period of years. ☐ The Court suspends years of the sentence on conditions. ☐ With additional conditions(s).
☐ The defendant is sentenced to the Gallatin County Detention Center for a period of months days. ☐ The Court finds the defendant ineligible for participation in the County Work Program. ☐ The Court suspends months days.
Additional Conditions:
The Court orders the following additional conditions of the order deferring imposition of sentence/suspended portion of the sentence:
\Box The defendant shall pay a fine in the amount of \$
□ The defendant shall complete an anger management assessment and follow all recommendations of the counselor. The defendant shall participate in a minimum of 40 hours of counseling. □ The defendant shall pay for and successfully complete the ACT program. □ The defendant shall attend the Victim Impact Panel. □ The defendant shall complete a dangerous drug information course offered by a chemical dependency facility approved by the Department of Health and Human Services. (Misdemeanor Drug Offenses Only) □ The defendant shall undergo chemical dependency treatment if a licensed counselor recommends treatment. □ The defendant shall pay restitution in the amount of \$ □ Other:
$\hfill\square$ Additional Counts are included and incorporated in this sentence as set forth in Appendix A
The Sentences under Counts 1, 2, 3, 4, 5 and 6 shall each be served consecutively concurrently
FOR COUNT 3: Insurance Fraud/Theft, a Felony, in violation of §§ 33-1-1202, 45-6-301(6)(a) MCA.
☐ The imposition of sentence is suspended for a period of year(s) on conditions set forth under count

☐ With additional condition(s).
The defendant is committed to the Department of Corrections for a period of $\cancel{10}$ years.
☐ The Court recommends placement in the Connections Corrections Program.
☐ The Court recommends placement on ISP.
☐ The Court recommends placement in the Montana State Prison.☐ The Court makes no recommendation as to placement
$\hfill\Box$ The Court recommends the boot camp program. The defendant may petition the court for a reduction in sentence if the defendant
successfully completes the boot camp program.
The Court suspends 10 years of the commitment on conditions.
☐ The defendant is committed to the Montana State Prison for a period of years.
$\hfill\Box$ The Court suspends years of the sentence on conditions. $\hfill\Box$ With additional conditions(s).
☐ The defendant is sentenced to the Gallatin County Detention Center for a period of months days.
☐ The Court finds the defendant ineligible for participation in
the County Work Program. □ The Court suspends months days.
3.444.4
Additional Conditions:
The Court orders the following additional conditions of the order deferring imposition of sentence/suspended portion of the sentence:
\square The defendant shall pay a fine in the amount of \S
The defendant shall complete an anger management assessment and follow all recommendations of the counselor. The defendant shall participate in a minimum of 40 hours of counseling.
The defendant shall pay for and successfully complete the ACT program.
☐ The defendant shall attend the Victim Impact Panel.
☐ The defendant shall complete a dangerous drug information course offered by a chemical dependency facility approved by the Department
of Health and Human Services. (Misdemeanor Drug Offenses Only) The defendant shall undergo chemical dependency treatment if a
licensed counselor recommends treatment. The defendant shall pay restitution in the amount of \$.
Other:
□ Additional Counts are included and incorporated in this sentence as set forth in Appendix A
The Sentences under Counts See page 5 shall each be served
☐ consecutively ☐ concurrently

а

FOR COUNT 4: Insurance Fraud/Theft, a Felony, in violation of §§ 33-1-1202 45-6-301(6)(a) MCA.
<pre>The imposition of sentence is suspended for a period of year(s) on conditions set forth under count With additional condition(s).</pre>
The defendant is committed to the Department of Corrections for a period of 10 years. The Court recommends placement in the Connections Corrections Program. The Court recommends placement on ISP. The Court recommends placement in the Montana State Prison. The Court makes no recommendation as to placement The Court recommends the boot camp program. The defendant may petition the court for a reduction in sentence if the defendant successfully completes the boot camp program. The Court suspends 10 years of the commitment on conditions.
☐ The defendant is committed to the Montana State Prison for a period ofyears. ☐ The Court suspends years of the sentence on conditions. ☐ With additional conditions(s).
☐ The defendant is sentenced to the Gallatin County Detention Center for a period of months days. ☐ The Court finds the defendant ineligible for participation in the County Work Program. ☐ The Court suspends months days.
Additional Conditions: The Court orders the following additional conditions of the order deferring imposition of sentence/suspended portion of the sentence: □ The defendant shall pay a fine in the amount of \$.
☐ The defendant shall complete an anger management assessment and follow all recommendations of the counselor. The defendant shall participate in a minimum of 40 hours of counseling. ☐ The defendant shall pay for and successfully complete the ACT program. ☐ The defendant shall attend the Victim Impact Panel. ☐ The defendant shall complete a dangerous drug information course offered by a chemical dependency facility approved by the Department of Health and Human Services. (Misdemeanor Drug Offenses Only) ☐ The defendant shall undergo chemical dependency treatment if a licensed counselor recommends treatment. ☐ The defendant shall pay restitution in the amount of \$
□ Additional Counts are included and incorporated in this sentence as set forth in Appendix A
The Sentences under Counts shall each be served

	concurrently
_	
FOR COUNT 5: 45-6-301(6)(a	Insurance Fraud/Theft, a Felony, in violation of §§ 33-1-1202.) MCA.
on co	mposition of sentence is suspended for a period of year(s) nditions set forth under count With additional condition(s).
	defendant is committed to the Department of Corrections for a od of years. The Court recommends placement in the Connections Corrections Program. The Court recommends placement on ISP. The Court recommends placement in the Montana State Prison. The Court makes no recommendation as to placement
pe ,s:	The Court recommends the boot camp program. The defendant may etition the court for a reduction in sentence if the defendant uccessfully completes the boot camp program. The Court suspends / years of the commitment on conditions.
of	efendant is committed to the Montana State Prison for a period years. The Court suspends years of the sentence on conditions. With additional conditions(s).
for a	defendant is sentenced to the Gallatin County Detention Center period of months days. The Court finds the defendant ineligible for participation in the County Work Program. The Court suspends months days.
Additional (Conditions:
The Court or imposition o	ders the following additional conditions of the order deferring f sentence/suspended portion of the sentence:
□ The de	fendant shall pay a fine in the amount of \$
follow partic	efendant shall complete an anger management assessment and all recommendations of the counselor. The defendant shall ipate in a minimum of 40 hours of counseling. efendant shall pay for and successfully complete the ACT m.
☐ The de ☐ The de offered of Head ☐ Th	fendant shall attend the Victim Impact Panel. efendant shall complete a dangerous drug information course d by a chemical dependency facility approved by the Department lth and Human Services. (Misdemeanor Drug Offenses Only) ee defendant shall undergo chemical dependency treatment if a icensed counselor recommends treatment. fendant shall pay restitution in the amount of \$

$\hfill\square$ Additional Counts are included and incorporated in this sentence as set forth in Appendix A
The Sentences under Counts shall each be served consecutively concurrently
FOR COUNT 6: Insurance Fraud/Theft, a Felony, in violation of §§ 33-1-1202, 45-6-301(6)(a) MCA.
☐ The imposition of sentence is suspended for a period of year(s) on conditions set forth under count ☐ With additional condition(s).
The defendant is committed to the Department of Corrections for a period of wears. The Court recommends placement in the Connections Corrections Program. The Court recommends placement on ISP. The Court recommends placement in the Montana State Prison. The Court makes no recommendation as to placement The Court recommends the boot camp program. The defendant may petition the court for a reduction in sentence if the defendant successfully completes the boot camp program. The Court suspends pears of the commitment on conditions.
☐ The defendant is committed to the Montana State Prison for a period of years. ☐ The Court suspends years of the sentence on conditions. ☐ With additional conditions(s).
☐ The defendant is sentenced to the Gallatin County Detention Center for a period of months days. ☐ The Court finds the defendant ineligible for participation in the County Work Program. ☐ The Court suspends months days.
Additional Conditions:
The Court orders the following additional conditions of the order deferring imposition of sentence/suspended portion of the sentence:
\square The defendant shall pay a fine in the amount of \S
 □ The defendant shall complete an anger management assessment and follow all recommendations of the counselor. The defendant shall participate in a minimum of 40 hours of counseling. □ The defendant shall pay for and successfully complete the ACT program. □ The defendant shall attend the Victim Impact Panel. □ The defendant shall complete a dangerous drug information course offered by a chemical dependency facility approved by the Department of Health and Human Services. (Misdemeanor Drug Offenses Only)

	licensed The defendant	counselor reshall pay re	commends tre	n the amount	_	
	Other:					
	onal Counts a		and incorp	porated in t	his sentence	as set
The Sent	ences under Co	unts		sha	11 each be s	erved
THE BEHL	consecut	ivelv		5110	iii cach be b	CIVCU
	□ concurre	ntly				
	D					
4. ENHAN	CEMENTS:					
	weapon in the served consect	the Montana e commission tively to th	State Pris of the o e sentences e sentence	on for the u	se of a fine sentence ser Count(s)_	rearm or shall be
5. REST	TUTION:					
of res	efendant shaled in Exhibit titution) in spartment of Co	he amount of	endant snal f \$ 1.682	pay a resti	ent shall be	made to
- (se) s	,	m1 1 5 1				
\$fee (1	meanor cases) as outli Of of restitut s set forth in	ned in Exhib	it A. The Damount of \$	efendant sha	ll pay a res . Payment	titution shall be
6. FINAL	CIAL OBLIGATI	ons				
in pre	fendant shall crial incarcer) day(s) x	ation at the	rate of \$6	9.74 per day.		served
The Dei	endant shall	pay the follo	owing:			
	trative Fees ater of \$20 o	_			\$ 120	
Victim	Witness Fees	(\$50 per o	ffense)		\$ 30E	<i>)</i>
User s	rcharges	(\$10 per of	fense)		s_ 60	<u> </u>
Fines	_	l Credit for		1)	\$	
Restitu	ition (misdeme				\$	
Restitu	tion fee (mis	demeanor case	e only)	\$		

	Total Financial obligation of the Defendant $$450$
•	The Defendant shall pay the financial obligation of \$\frac{480}{50}\$ to the Clerk of the District Court, Eighteenth Judicial District, 615 South 16th Avenue, Bozeman, Montana 59715. The defendant shall pay \$ on or before/ or by The defendant shall be allowed time payments in the amount of \$\frac{15}{5}\$.00 per month beginning on / or sixty days following the Defendant's release from custody, whichever comes first. Payments are due the first of each month thereafter until the total is paid.
	7. FORFEITURE
Į	☐ Pursuant to §45-9-206, MCA, property consisting of:
	shall be forfeited to the Missouri River Drug Task Force and disposed of in accordance with the provisions of §44-12-205, and 44-12-206, MCA.
C	Pursuant to \$61-8-733, MCA, the defendant's vehicle shall be seized and subject to forfeiture as provided in \$61-8-421, MCA.
8	3. ADDITIONAL TERMS:
-	Pursuant to §46-18-202, MCA, the Court finds the defendant ineligible for parole and participation in the supervised release program while serving the above term of imprisonment. The reasons for this finding are:
_	
	The defendant shall immediately notify the defendant's present and future employer(s) of this conviction.
	The defendant shall have no contact with any child less than years of age.
	Other conditions imposed pursuant to \$46-18-202, MCA:
	The defendant shall register as a violent offender pursuant to $\$46-23-504$, MCA.
	The defendant shall neither possess or use pornography in any form, including magazines, books, videos or Internet.
	The defendant shall attend and successfully complete a sexual offender treatment program approved by the Montana Sexual Offender Treatment Association. If incarcerated at Montana State Prison the defendant shall successfully complete Phases I and II of the Sex Offender Treatment Program prior to being eligible for parole.

☐ The defendant shall register as a sexual offender pursuant to \$46-23-504, MCA. The Court hereby designates the defendant at the following sex offender level pursuant to \$46-23-509, MCA:
☐ Level I; ☐ Level II; ☐ Level III

☐ The Defendant shall be tested for sexually transmitted diseases pursuant to §46-18-256, MCA.

The defendant shall receive credit for day(s) previously served because he Bond, if any, posted by pr on behalf of the defendant, is exonerated and shall be released.

If a felony, the reasons for the court's sentence are found in a separate document in the court file.

The Clerk shall distribute restitution to the victim(s) as set forth in the Pre-Sentence Investigation Report.

If, either party believes that the written Judgment filed herein does not conform to the oral pronouncement of this Court at the time of sentencing, either the Defendant or the State may request a hearing to modify the written, filed Judgment. This request must be made by either the State or the Defendant within 120 days of the filing of the written Judgment. In the event such request is made, a hearing will be held to consider the motion at which the Defendant must be present unless Defendant waives the right to be present. If no request for modification is filed by either the State or the Defendant within 120 days, the right to a modification hearing shall be waived.

DATED October 6, 2008.

District Judge

cc: Gallatin County Attorney

Mike Winsor, Special Assistant Attorney General, State Auditor's Office Records Dept of the Gallatin County Sheriff & Bozeman Police Department

Bozeman Police Department

Defense Attorney, Many Kramer

Gallatin County Detention Center cc

Adult Probation/Parole, 20 East Olive, Suite 3E, Bozeman, MT c/c + Information c/c State Board of Pardons, 300 Maryland, Deer Lodge, MT 59722

Clerk of District Court, Restitution Officer via e-mail

Department of Corrections - Restitution, Box 201350, Helena, MT 59620 Via e-Mail

Tom Weightman, Evidence Technician Montana State Prison c/c + Information c/c Date: 10/14/2008

Gallatin County District Court

User: CFILLBACH

Time: 03:09 PM

Minutes Report

Page 1 of 2

Case: DC-16-2008-0000031-IN Defendant: Boone, Mark A.

Selected Items

Hearing type:

Sentencing

Minutes date:

10/06/2008

Assigned judge:

Mike Salvagni

Start time:

01:30 PM

Court reporter:

Tami McNulty

End time:

01:30 PM

Minutes clerk:

Carol Fillbach

Audio tape number:

Prosecutor:

Gallatin County Attorney

Defense attorney: Public Defender's Office

Present in court were Special Assistant Attorney General, Mike Winsor and the Defendant with counsel, Mary Kramer

No changes or corrections were made to the Pre-Sentence Investigation.

The State recommended a ten (10) year commitment to the Department of Corrections with all but thirty (30) days suspended.

Ms. Kramer concurred with the State's recommendations.

The Court STATED its reasons, and imposed the following:

COUNT 1 - THEFT, a Felony, SENTENCED THE DEFENDANT TO A COMMITMENT OF TEN (10) YEARS TO THE DEPARTMENT OF CORRECTIONS WITH ALL TIME SUSPENDED, UPON CONDITIONS.

COUNT 2 - THEFT, a Felony, SENTENCED THE DEFENDANT TO A COMMITMENT OF TEN (10) YEARS TO THE DEPARTMENT OF CORRECTIONS WITH ALL TIME SUSPENDED, UPON SAME CONDITIONS AS COUNT 1.

COUNT 3 - THEFT, a Felony, SENTENCED THE DEFENDANT TO A COMMITMENT OF TEN (10) YEARS TO THE DEPARTMENT OF CORRECTIONS WITH ALL TIME SUSPENDED, UPON SAME CONDITIONS AS COUNT 1.

COUNT 4 - THEFT, a Felony, SENTENCED THE DEFENDANT TO A COMMITMENT OF TEN (10) YEARS TO THE DEPARTMENT OF CORRECTIONS WITH ALL TIME SUSPENDED, UPON SAME CONDITIONS AS COUNT 1.

COUNT 5 - THEFT, a Felony, SENTENCED THE DEFENDANT TO A COMMITMENT OF TEN (10) YEARS TO THE DEPARTMENT OF CORRECTIONS WITH ALL TIME SUSPENDED, UPON SAME CONDITIONS AS COUNT 1.

Date: 10/14/2008

Time: 03:09 PM

Page 2 of 2

Gallatin County District Court

Minutes Report

Case: DC-16-2008-0000031-IN

Defendant: Boone, Mark A.

Selected Items

COUNT 6 - THEFT, a Felony, SENTENCED THE DEFENDANT TO A COMMITMENT OF TEN (10) YEARS TO THE DEPARTMENT OF CORRECTIONS WITH ALL TIME SUSPENDED, UPON SAME CONDITIONS AS COUNT 1.

User: CFILLBACH

Sentencing imposed in Counts 1-6 shall be served concurrently.

The Defendant shall pay restitution in the amount of \$16,824.20 plus a restitution fee of \$1,682.42. The Defendant shall also pay an administrative fee of \$120.00, a victim witness fee of \$300.00 and a user surcharge of \$60.00 for a total financial obligation of \$480.00 in court costs to be paid to the Clerk of the District Court in monthly payments in the amount of \$25.00 per month beginning on January 1, 2009 and payable upon the first of each month thereafter until paid in full.

The Court SIGNED the Sentencing Order and gave a copy to the Defendant.

The Court SIGNED a Praecipe for the Defendant to be taken into custody.

cc: Special Assistant Attorney General
County Attorney
Public Defender
Judge Mike Salvagni